Muriel B. Kaplan, Esq. (SBN 124607) Michele R. Stafford, Esq. (SBN 172509) SALTZMAN & JOHNSON LAW CORPORATION 44 Montgomery Street, Suite 2110 San Francisco, CA 94104 Telephone: (415) 882-7900 Facsimile: (415) 882-9287 mkaplan@silawcorp.com mstafford@silawcorp.com 5 6 Attorneys for Plaintiffs 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 F.G. CROSTHWAITE and RUSSELL E. Case No.: C12-0367 WHA 11 BURNS, in their respective capacities as Trustees of the OPERATING FIRST AMENDED JUDGMENT ENGINEERS' HEALTH AND WELFARE 12 **PURSUANT TO STIPULATION** TRUST FUND, et al., 13 Plaintiffs. 14 v. MURRAY STEVEN WEBER, Individually and dba MURRAY WEBER TRUCK & 16 TRACTOR SERVICE, aka WEBER TRACTOR SERVICE, aka MURRAY 17 WEBER TRUCKING & TRACTOR, aka MURRAY WEBER TRACTOR SERVICE. 18 Defendant. 19 20 IT IS HEREBY STIPULATED by and between the parties hereto, that this First Amended 21 Judgment Pursuant to Stipulation ("First Amended Stipulation") shall be entered in the within 22 action in favor of the Plaintiffs OPERATING ENGINEERS HEALTH AND WELFARE TRUST 23 FUND, et al. (collectively "Plaintiffs" or "Trust Funds") and against Defendant MURRAY 24 STEVEN WEBER, Individually and dba MURRAY WEBER TRUCK & TRACTOR SERVICE, aka WEBER TRACTOR SERVICE, aka MURRAY WEBER TRUCKING & TRACTOR, aka 25 26 MURRAY WEBER TRACTOR SERVICE, a California Corporation, and/or alter egos and/or 27 successor entities, ("Defendant" or "Weber"), as follows. 28 2. All provisions of the Judgment Pursuant to Stipulation ("Stipulation"), entered by

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the Court on May 31, 2012, shall remain in full force and effect and incorporated herein, except paragraphs 2, 3, 4, and 10, which are amended and agreed as follows. References to Defendant herein shall continue to include Guarantor, but all references to "Blake E. Williams" in the Stipulation shall refer herein instead to "Muriel B. Kaplan."

In addition, paragraph 9 of the Stipulation is revised only insofar as to add notice to be given to <a href="MurrayWeberConst@aol.com">MurrayWeberConst@aol.com</a> as well as <a href="mailto:nstieren@comeast.com">nstieren@comeast.com</a>, in the event of default of any of the terms of the Stipulation and/or First Amended Stipulation.

## Revised ¶2:

2. The parties agree that Defendant remains and has become further indebted to the Trust Funds as follows, although some payments have been represented as recently paid, as noted below the "Total":

		Principal	Liquidated Damages	Interest	Totals
Stipulation balance (as of 8/20/12)		\$29,822.08			
Conditionally waived Liquidated Damages in Stipulation			\$8,341.05	and the state of t	
10% Balar	p/a Interest on Stipulation Conditional ace (8/21/12-1/28/13)			\$1,315.44	
6/12	Contributions	#0 40 C 00	B-4 - / M - # 2110W # 11 11		\$39,478.57
	20% Liquidated Damages	\$2,486.00		-X	
	10% p/a Interest (7/26/12-1/28/13)		\$497.20	\$127,36	
	The second state of the second		Compression reserves and a proper production for	<u> </u>	\$3,110.56
7/12	Contributions	\$2,144.88			
	20% Liquidated Damages		\$428.98		
	10% p/a Interest (8/26/12-1/28/13)			\$91.67	
8/12	Contributions	\$3,892.56	The same of the same of the same	TH	<u>\$2,665.53</u>
	20% Liquidated Damages	\$3,092,30	\$778.51	·= U: 1: ·····	
	10% p/a Interest (9/26/12-1/28/13)			\$133.31	
9/12				<u> </u>	\$4,804.38
	Contributions	\$635.52			
	20% Liquidated Damages 10% p/a Interest (10/26/12-1/28/13)		\$127.10		
	1073 pru (motest (10/26/12-1/28/13)	t der dissentation was seen . You is indicated the specifical development	THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO I	\$17.59	0700.01
SUB-TOTALS		\$38,981.04	\$10,172.84	\$1,685.37	\$780.21 \$50,839.25
	نها در المنظمين و منظم در المنظمين و المنظمين و منظم	The second secon			\$30,039.23
Attorneys' fees (5/2/12-1/25/13) Costs (4/5/12-11/30/12)  TOTAL - First Amended Stipulation Credit (Levy proceeds: Foster City - Received)		the state and personal and contains are such many state way.		\$5,837.00	
				\$1,163.99	
		II		· =	\$7,000.99
		1 2/14/13)	<del></del>	205 205 212	\$57,840.24
Credit	(Anticipated Levy proceeds: Bank of the	e West)		<\$5,605.21> <\$4,618.37>	
Credit	(Defendant's anticipated agreed payme	ent)		<\$4.849.91>	
	* *			PROPERTY OF THE	1

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Credit (Anticipated stipulated payment #1 for February 2013)

Salance due after receipt of above anticipated credits:

Salance due after receipt of above anticipated credits:

## Revised ¶¶ 3(a), 3(d), 3(e), 3(g), 3(h):

3. Personal Guarantor Murray Weber expressly agrees that the credited amounts above are a part of and remain due under this First Amended Stipulation until received and bank clearance is confirmed. Except for the above credited amounts yet to be (or already) received, Plaintiffs shall release the levies currently placed on City of Foster City, City of Daly City, and City of Santa Clara, upon receipt of this First Amended Stipulation executed by Defendant.

Defendant has submitted copies of check numbers 008778 (\$4,849.91) and 008777 (\$1,000.00), credited above, reported by Defendant to have been mailed to Plaintiffs on February 15, 2013, but not yet received. Following receipt of those payments, Defendant shall conditionally pay the remaining amount of \$31,593.91, representing all amounts due following those credits in \$2 above, less conditionally waived liquidated damages in the amount of \$10,172.84. This conditional waiver is expressly conditioned upon timely compliance with all of the terms of this First Amended Stipulation, as follows:

- (a) Beginning on or before February 20, 2013, and continuing on or before the 20th day of each month thereafter, Defendant shall pay to Plaintiffs the minimum amount of \$1,000.00 per month for a period of twenty four (24) months, through and including January 20, 2015, when all amounts remaining due shall be paid in full. Checks shall be made payable to the Operating Engineers Local 3 Trust Funds, and delivered on or before each due date to Muriel B. Kaplan at Saltzman & Johnson Law Corporation, 44 Montgomery Street, Suite 2110, San Francisco, California 94104, or to such other address as may be specified by Plaintiffs, to be received on or before the 20th day of each month.
- (d) Payments shall be applied first to unpaid principal, with interest on the principal balance to accrue at the rate of 10% per annum beginning from <u>January 29, 2013</u>, in accordance with the Collective Bargaining Agreement and Plaintiffs' Trust Agreements. The accrued interest shall be paid with all balances remaining due for the 24<sup>th</sup> stipulated payment.

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(e) Checks shall be made payable to the *Operating Engineers Local 3 Trust Funds*, and delivered on or before each due date to <u>Muriel B. Kaplan at Saltzman & Johnson Law Corporation</u>, 44 Montgomery Street, Suite 2110, San Francisco, California 94104, or to such other address as may be specified by Plaintiffs, to be <u>received</u> on or before the 20th day of each month.

(g) If Defendant has defaulted but cured any default hereunder, Defendant may, prior to its 24<sup>th</sup> payment, submit a written request for waiver of liquidated damages directed to the Board of Trustees, but sent to Saltzman and Johnson Law Corporation. Defendant will be advised as to whether or not the waiver has been granted prior to the final payment hereunder. Such waiver will not be considered until and unless all other amounts are paid through the 23<sup>rd</sup> payment, and Defendant's account is otherwise current.

If the waiver is granted, upon bank clearance of Defendant's final payment of the conditional balance with any additional accrued amounts due, and with confirmation that Defendant's account is otherwise current, Plaintiffs will file a Notice of Satisfaction of Judgment with the Court. If the waiver is denied, monthly payments will continue until all liquidated damages not waived have been paid.

(h) Prior to the last payment pursuant to this Stipulation, Plaintiffs shall advise Defendant, in writing, as to the final conditional amount due, including interest and all additional attorneys' fees and costs incurred by Plaintiffs in connection with collection and allocation of the amounts owed to Plaintiffs under this Stipulation. All additional amounts due pursuant to the provisions hereunder shall be paid in full with the final stipulated payment.

## Revised ¶4:

4. Beginning with reports and contributions due for hours worked (if any) by Defendant's employees during the month of January 2013, which are due by February 15, 2013 and will be delinquent if not received by the Trust Funds on or before February 25, 2013, and for every month thereafter, Defendant shall remain current in reporting and payment of all contributions due to Plaintiffs under the current Collective Bargaining Agreements and under all subsequent Collective Bargaining Agreements, if any, and the Declarations of Trust as amended. Defendant shall submit its contribution report for each month, together its payment check, to the

Trust Fund's designated P.O. Box. Defendant shall concurrently send a copy of that report and 1 payment by email to both mkaplan@sjlawcorp.com and vanessa@sjlawcorp.com, or by facsimile 2 to Muriel B. Kaplan at 415-882-9287, or to such other email or fax number as may be specified by 3 Plaintiffs. Failure by Defendant to timely submit to Muriel B. Kaplan a copy of its current 4 contribution report and payment, or report of "no employees," if applicable, shall constitute a 5 default of the obligations under this agreement and the provisions of ¶10 shall apply. 6 7 Revised ¶10(a): In the event that Defendant fails to make any payment required under revised ¶3 above, or 8 fails to remain current in any contributions under ¶4 above or fails to timely provide the monthly 9 documents required by ¶¶4 and 5 herein, and such default is not timely cured, the following will 10 11 occur: 12 The entire unpaid balance of the \$52,235.03 total due, as specified in ¶2, (a) less principal payments received, but adding all accrued interest, any unpaid contributions then 13 due, plus 20% liquidated damages and 10% per annum interest on the unpaid or late paid 14 contributions, shall be made a part of this Judgment and be immediately due and payable, together 15 with any additional attorneys' fees and costs incurred during the term of this First Amended 16 Stipulation. 17 18 19 111 20 21 22 23 111 24 /// 25 111 26 111 FIRST AMENDED JUDGMENT PURSUANT TO STIPUL

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1	2. All other terms and provisions of the Judgment Pursuant to Stipulation shall					
2	continue to remain in full force and effect, and are incorporated into this First Amended					
3	Stipulation.					
4	Dated: February 28, 2013 MURRAY STEVEN WEBER					
5						
6	By: Murray Stever Weber, Sole Owner of Murray					
7	Weber Truck & Tractor Service aka Weber Tractor Service, aka Murray Weber Trucking & Tractors, aka Murray Weber Tractor Service					
9	Dated: Rebrussy 2013 OPERATING ENGINEERS TRUST FUNDS					
10						
11	By: A D. HILA					
12	David Hayner Collections Manager, Operating Engineers					
13	Health & Welfare Trust Fund, et al.					
14	Dated: February, 2013 SALTZMAN & JOHNSON LAW CORPORATION					
15	Ch Al Pa					
16 17	By: Muriel B. Kaplan Attorneys for Plaintiffs					
18						
19	IT IS SO ORDERED.					
20	The First Amended Judgment Pursuant to Stipulation is hereby entered.  IT IS FURTHER ORDERED that the Court shall retain jurisdiction over this matter for two years					
21	from the date of the May 31, 2012 entry of the Judgment Pursuant to Stipulation.					
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23	Dated: March 18 , 2013 UNITED STATES DISTRICT COURT JUDGE					
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